## Court of Appeals, State of Michigan ORDER

**People of MI v Jayme Lynn Lapoint** 

Docket No. 353235

LC Nos. **18-112373-FC**; **18-112374-FC** 

Michael F. Gadola, Judge, acting under MCR 7.211(E)(2), orders:

The motion to hold application in abeyance and to permit amendment is GRANTED IN PART as follows. Defendant may file an amended delayed application for leave to appeal within 21 days after the date of this order. This is without prejudice to defendant filing a motion for an extension of time for filing the amended delayed application based on good cause. Plaintiff may timely file an answer to the amended delayed application within 21 days after service of the amended delayed application. If such an answer is filed, defendant may file a reply brief within 21 days after service of the answer.

The motion to consolidate appeals is DENIED as unnecessary. Defendant has filed a single delayed application for leave to appeal as to the two relevant lower court case files. The delayed application has been assigned a single Court of Appeals docket number and is being treated as a single filing covering both cases. Thus, in the ordinary course, the delayed application will be submitted to a single panel of this Court which will consider it as to both lower court cases. No motion was necessary in this regard.

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

Milas Bull

June 24, 2020

Date

Drone W. Jew. Jr.
Chief Clerk